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DEPARTMENT OF COMMERCE

COMMISSIONER OF PATENTS AND TRADEMARKS

Washingt n, D.C. 20231

APPLICATION NO.	FILING DATE	FIRST NAMED INVE	NTOR	A	ATTORNEY DOCKET NO.
09/647,309	01/03/01	ANDREONI		C	PF82PCTSEQ/D
				EXAMINER	
025666 HM22/1026 THE FIRM OF HUESCHEN AND SAGE			FIELDS, I		
500 COLUMBI 350 EAST MI	A PLAZA	NHE .		ART UNIT	PAPER NUMBER
KALAMAZOO M		OP Sur! Sum		1645	7
			D	TE MAILED:	10/26/01

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trad marks

La Francisco							
	Application No.	Applicant(s)					
Office Action Summary	09/647,309	ANDREONI ET AL.					
	Examiner	Art Unit					
,	lesha P Fields	1645					
The MAILING DATE of this communication apprepried for Reply	ears on the cover sheet with the co	rrespondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 1 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136 (a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status							
1) Responsive to communication(s) filed on	<u> </u>						
2a) ☐ This action is FINAL . 2b) ☐ Th	is action is non-final.						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4) Claim(s) 1-40 is/are pending in the application	1.						
4a) Of the above claim(s) is/are withdra	wn from consideration.						
5) Claim(s) is/are allowed.	5) Claim(s) is/are allowed.						
6) Claim(s) is/are rejected.							
7) Claim(s) is/are objected to.							
8) Claims 1-40 are subject to restriction and/or	election requirement.						
Application Papers							
9) The specification is objected to by the Examin	er.						
10) The drawing(s) filed on is/are objected	to by the Examiner.						
11) The proposed drawing correction filed on is: a) approved b) disapproved.							
12) The oath or declaration is objected to by the Examiner.							
Priority under 35 U.S.C. § 119							
13) Acknowledgment is made of a claim for foreign	n priority under 35 U.S.C. § 119(a)-(d) or (f).					
a) ☐ All b) ☐ Some * c) ☐ None of:							
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No.							
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.							
14) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e).							
The state of the s							
Attachment(s)							
 15) Notice of References Cited (PTO-892) 16) Notice of Draftsperson's Patent Drawing Review (PTO-948) 17) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 	19) Notice of Informal	ry (PTO-413) Paper No(s) Patent Application (PTO-152) Listing compliance .					

Art Unit: 1645

DETAILED ACTION

Election/Restrictions

This application contains claims directed to more than one species of the generic invention. These species are deemed to lack unity of invention because they are not so linked as to form a single general inventive concept under PCT Rule 13.1.

The species are as follows:

- a) a hapten or an antigen
- b) a protein or a peptide or a polysaccharide or an oligosaccharide or a nucleic acid
- c) either SEQ ID NO: 1 or 2 or 3 etc...
- d) a virus or a bacterium

If a is elected, then applicant should elect either a hapten or an antigen.

If b is elected, then applicant should elect either a protein or a peptide or a polysaccharide or an oligosaccharide or a nucleic acid.

If c is elected, then applicant should elect a <u>single sequence</u> for examination. Either SEQ ID NO: 1 or 2 or 3 etc. through SEQ ID NO:136.

If d is elected, then applicant should elect either a virus or a bacterium. In addition, if a virus is elected, applicant should elect either respiratory syncytial virus or parainfluenzae virus or influenza virus or hantavirus. If a bacterium is elected, applicant should elect Streptococci or Pneumococci (including Klebsiella pneumoniae) or Meningococci.

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Application/Control Number: 09/647,309

Art Unit: 1645

Applicant is required, in reply to this action, to elect a single species to which the claims shall be restricted if no generic claim is finally held to be allowable. The reply must also identify the claims readable on the elected species, including any claims subsequently added. An argument that a claim is allowable or that all claims are generic is considered non-responsive unless accompanied by an election.

Upon the allowance of a generic claim, applicant will be entitled to consideration of claims to additional species which are written in dependent form or otherwise include all the limitations of an allowed generic claim as provided by 37 CFR 1.141. If claims are added after the election, applicant must indicate which are readable upon the elected species. MPEP § 809.02(a).

The species listed above do not relate to a single general inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, the species lack the same or corresponding special technical features. The claims recite different inventions which are unobvious and distinct each over the other.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to lesha P Fields whose telephone number is (703) 605-1208. The examiner can normally be reached on 7am-3:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lynette Smith can be reached on (703) 308-3909. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 305-3014 for regular communications and (703) 308-4242 for After Final communications.

Application/Control Number: 09/647,309

Art Unit: 1645

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0196.

lesha Fields

October 24, 2001

LYNETTE R. F. SMITH
SUPERVISORY PATENT EXAMINED
TECHNOLOGY CENTER 1600

Application No.: <u>() 1864</u>
NOTICE TO COMPLY WITH REQUIREMENTS FOR PATENT APPLICATIONS CONTAINING
NUCLEOTIDE SEQUENCE AND/OR AMINO ACID SEQUENCE DISCLOSURES

The nucleotide and/or amino acid sequence disclosure contained in this application does not comply with the requirements for such a disclosure as set forth in 37 C.F.R. 1.821 - 1.825 for the following reason(s):

		1.	This application clearly fails to comply with the requirements of 37 C.F.R. 1.821-1.825. Applicant's attention is directed to these regulations, published at 1114 OG 29, May 15, 1990 and at 55 FR 18230, May 1, 1990.
		2.	This application does not contain, as a separate part of the disclosure on paper copy, a "Sequence Listing" as required by 37 C.F.R. 1.821(c).
7	A	3.	A copy of the "Sequence Listing" in computer readable form has not been submitted as required by 37 C.F.R. 1.821(e).
		4.	A copy of the "Sequence Listing" in computer readable form has been submitted. However, the content of the computer readable form does not comply with the requirements of 37 C.F.R. 1.822 and/or 1.823, as indicated on the attached copy of the marked-up "Raw Sequence Listing."
		5.	The computer readable form that has been filed with this application has been found to be damaged and/or unreadable as indicated on the attached CRF Diskette Problem Report. A Substitute computer readable form must be submitted as required by 37 C.F.R. 1.825(d).
		6.	The paper copy of the "Sequence Listing" is not the same as the computer readable form of the "Sequence Listing" as required by 37 C.F.R. 1.821(e).
	П	7.	Other:
	ĻJ.	٠.	
	Áη	nfi	icant Must Provide:
		[/ ·	
	X		n initial or substitute computer readable form (CRF) copy of the "Sequence Listing".
:		A ei	n initial or substitute paper copy of the "Sequence Listing", as well as an amendment directing its narry into the specification.
	X	a	statement that the content of the paper and computer readable copies are the same and, where pplicable, include no new matter, as required by 37 C.F.R. 1.821(e) or 1.821(f) or 1.821(g) or .825(b) or 1.825(d).
	Fo	۲q	uestions regarding compliance to these requirements, please contact:
			Rules Interpretation, call (703) 308-4216
	Fo	r C	CRF Submission Help, call (703) 308-4212
	Fo	r F	Patentin software help, call (703) 308-6856
			PLEASE-RETURN A-COPY OF THIS NOTICE WITH YOUR RESPONSE



Address: Commissioner of Patents and Trademarks Washington, D.C. 20231

		1 210. 20232		
SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	477001171	
		THIS WINED APPLICANT	. ATTORNEY DOCKET NO.	
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EXAMINER

1esho Fields

ART UNIT PAPER NUMBER

1645

DATE MAILED:

Please find below a communication from the EXAMINER in charge of this application.

Commissioner of Patents

This application contains sequence disclosures that are encompassed by the definitions for nucleotide and/or amino acid sequences set forth in 37 CFR 1.821(a)(1) and (a)(2). However, this application fails to comply with the requirements of 37 CFR 1.821 through 1.825 for the reason(s) set forth on the attached Notice To Comply With Requirements For Patent Applications Containing Nucleotide Sequence And/Or Amino Acid

APPLICANT IS GIVEN ONE EXTENDIBLE MONTH FROM THE DATE OF THIS LETTER WITHIN WHICH TO COMPLY WITH THE SEQUENCE RULES, 37 CFR 1.821 - 1.825. Failure to comply with these requirements will a petition accompanied by the application under 37 CFR 1.821(g). Extensions of time may be obtained by filling extend the period for response beyond the six month statutory period. Direct the response to the undersigned. Applicant is requested to return a copy of the attached Notice to Comply with the response.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to whose telephone number is (703) 30